## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CUSTOMER NO. 22927

Applicants:

Van Luchene et al.

Application No.:

09/107,971

Filed:

June 30, 1998

Title:

METHOD AND APPARATUS FOR FACILITATING THE PLAY OF FRACTIONAL LOTTERY TICKETS UTILIZING

POINT-OF-SALE TERMINALS

Attorney Docket No. 98-024

Group Art Unit:

3622

Examiner

Jeffrey D. Carlson

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

## STATUS INQUIRY

The undersigned responsible attorney, Michael D. Downs, contacted Examiner Jeffrey D. Carlson on June 27, 2006 to question the validity of the Notification of Non-Complaint Appeal Brief (see copy of Interview Summary enclosed). Examiner stated he would re-consider the Appeal Brief shortly to determine compliance with the (old) rule 1.192. To date, no further communication has been received from the Examiner relating to examination of the Appeal Brief.

Please advise Applicants' undersigned representative of the status of this Application.

Respectfully submitted,

January 17, 2007

Date

Michael D. Downs

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Interview Summary	Application No.		
	09/107,971		
	Examiner	Art Unit	
	Jeffrey D. Carlson	3622	
All participants (applicant, applicant's representative,	PTO personnel):		
(1) Jeffrey D. Carlson.	(3)		
(2) Mike Downs.	(4)		
Date of Interview: 27 June 2006.			
Type: a)⊠ Telephonic b)☐ Video Conference c)☐ Personal [copy given to: 1)☐ applicant	e nt 2)∐ applicant's represen	tative]	
Exhibit shown or demonstration conducted: d) \( \bigcap \) You fixed Yes, brief description: \( \bigcap_{} \).	es e)∐ No.		
Claim(s) discussed: none.			
Identification of prior art discussed: none.			
Agreement with respect to the claims f) was reached	ed. g)⊠ was not reached. h)	□ N/A.	
Substance of Interview including description of the gereached, or any other comments: <u>Applicant called to Brief (mailed 6/21/06)</u> . Indeed, the brief in question or required to meet rule 41,37. Examiner will re-con 1.192 and to take appropriate action on its merits.	question the validity of the Noti vas filed prior to the new rules of sider the brief shortly to determ	fication of Non-Com of 37 CFR 41.37 and nine compliance with	oliant Appeal I therefore is (old) rule
(A fuller description, if necessary, and a copy of the a allowable, if available, must be attached. Also, where allowable is available, a summary thereof must be attached.	no copy of the amendments ti	r agreed would rend nat would render the	ler the claims claims
THE FORMAL WRITTEN REPLY TO THE LAST OFF INTERVIEW. (See MPEP Section 713.04). If a reply in GIVEN A NON-EXTENDABLE PERIOD OF THE LON INTERVIEW DATE, OR THE MAILING DATE OF THIS FILE A STATEMENT OF THE SUBSTANCE OF THE requirements on reverse side or on attached sheet.	to the last Office action has alre GER OF ONE MONTH OR TH S INTERVIEW SUMMARY FOR	eady been filed, APF IRTY DAYS FROM RM. WHICHEVER IS	PLICANT IS THIS LATER, TO

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Interview Summary

Paper No. 20060627